

Washington, Friday, March 5, 1937

WAR DEPARTMENT.

RELIEF OF UNEMPLOYMENT, CIVILIAN CONSERVATION CORPS

REGULATIONS AMENDED

[Changes No. 63]

FEBRUARY 24, 1937.

War Department Regulations—Relief of Unemployment, Civilian Conservation Corps, May 15, 1935, is changed as follows:

37. Death and injuries.

d. When a member who is discharged for any reason is at the time of discharge totally or partially disabled as a result of a traumatic injury received in the performance of duty at any time during his enrollment, he should be advised of his right to file a claim for compensation and be provided with Form CA-4 for that purpose. In every such case a notice will be sent to the United States Employees' Compensation Commission showing the date of discharge, the reason for discharge, the member's physical condition at the time of discharge, the date when Form CA 2-C reporting the injury was forwarded to the commission, whether a report of termination of disability (return to duty) was forwarded to the commission and if so on what date, and what action has been taken with respect to Form CA-4. This notice to the commission should be accompanied by true copies of C. C. C. Form Nos. 1 and 1A, and a brief summary of any clinical record of treatment, with diagnosis and prognosis, or the original clinical record (see pars. 31a (1), (3), and (4) and 97b). When practicable the member's completed claim on Form CA-4 should be forwarded to the commission at the same time. In all cases where claim for compensation has been made for injury to the eye or eyes involving a permanent loss of vision, either total or partial, the claimant will be examined at the time of discharge by an eye specialist, who will make report of such examination on Form U. S .- 205 (Physician's Report on Permanent Eye Disabilities). This report will be in addition to other reports required. In the preparation of claims for compensation on account of injury (Form CA-4), the cash wage of members will be shown as the actual amount earned by such member including allotment, and the value of the allowance as \$45.

(A. G. 324.5 (12-24-36).)

Authority: Act of Congress approved March 31, 1933 (48 Stat. 22), and Executive Order No. 6106-A.

BY ORDER OF THE SECRETARY OF WAR:

MALIN CRAIG, Chief of Staff.

Official:

E. T. CONLEY, Major General, The Adjutant General.

[F. R. Doc. 37-641; Filed, March 4, 1937; 10:16 a. m.]

DEPARTMENT OF THE INTERIOR.

National Park Service.

RULES AND REGULATIONS

Pursuant to the authority granted to the Secretary of the Interior by section 3 of the Act of August 25, 1916 (39 Stat. 535), as amended, and by the Act of June 30, 1936 (49 Stat. 2041), the National Park Service Rules and Regulations approved June 18, 1936 (1. F. R. 790), are hereby extended and modified in the following particulars:

1. The Rules and Regulations are hereby extended and made applicable to the Blue Ridge Parkway and to all the lands of the United States included within the following

recreational areas connected therewith:

Pine Spur, Floyd and Franklin Counties, Virginia. Smart View, Floyd County, Virginia.

Rocky Knob, Floyd and Patrick Counties, Virginia.

Bluff Area, Alleghany and Wilkes Counties, North Carolina.

Cumberland Knob, Surry County, North Carolina.

2. Regulation No. 9 is hereby amended by the repeal of the following provision:

All waters of the Shenandoah National Park are closed to fishing until further notice. This, however, shall not apply to occupants of or guests at the President's Camp on the Rapidan.

Approved, February 24, 1937.

SEAL]

CHARLES WEST,
Acting Secretary of the Interior.

[F. R. Doc. 37-640; Filed, March 4, 1937; 10:14 a. m.]

DEPARTMENT OF AGRICULTURE.

Agricultural Adjustment Administration.

NER—B-101—New York—Supplement (1) Issued March 4, 1937
1937 AGRICULTURAL CONSERVATION PROGRAM—NORTHEAST

REGION
BULLETIN NO. 101—NEW YORK—SUPPLEMENT (1)

Pursuant to the authority vested in the Secretary of Agriculture under section 8 of the Soil Conservation and Domestic Allotment Act, Bulletin No. 101—New York¹ is hereby amended as follows:

I

The following is added at the end of the matter relating to Practice Number 1.

Pulverized limestone is ground limestone which will analyze at least 80 percent carbonates, 90 percent of which will pass through a 20-mesh sieve and 50 percent of which will pass through a 100-mesh sieve.

¹² F. R. 309.



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The equivalent of 2000 pounds of pulverized limestone is either (1) 2000 pounds of ground marl which will analyze at least 80 percent carbonates, 90 percent of which will pass through a 20-mesh sieve, and from which none of the fine material has been removed, or (2) 1500 pounds of hydrated lime, or (3) 1000 pounds of ground burned lime, or (4) other approved material.

I

The following is added after the matter appearing under the heading "Liming" between Practice Number 7 and Practice Number 8:

SUPERPHOSPHATE APPLIED IN PREPARATION FOR SEEDING LEGUMES

Applying, between July 15, 1937, and October 31, 1937, from 300 to 600 pounds of 20 percent superphosphate or its equivalent per acre, to crop land if the county committee determines that such application is made in preparation for seeding such crop land in the spring of 1938 to legumes or to a grass and legume mixture. In all cases payment will be made only on the quantity of 20 percent superphosphate which is in excess of 160 pounds per acre.

TTT

The following is added after the matter appearing under the heading "Fertilizing Green-Manure Crops" between Practice Number 7 and Practice Number 8:

Applying to the same land from 2000 to 4000 pounds of pulverized limestone and from 300 to 600 pounds of 20 percent superphosphate per acre to any of the crops specified in Practice 8 or 9 below.

IV

The following shall be entered as the first paragraph under Practice Number 9:

On Long Island, on land normally devoted to the commercial production of potatoes, pearl millet, Japanese millet or Sudan grass which is sown between May 15 and August 15 and plowed under after attaining at least 30 inches' growth, and which replaces a commercial vegetable crop, may be substituted for the biennial or perennial legumes in Practice 9.

V

In order to correct a clerical error, the present third paragraph under Practice Number 9 is amended to read as follows:

When annual grains are clipped green and left on land normally devoted to commercial vegetables from which no crop is removed in 1937, and followed by legume crops specified in Practice 9 which occupy such land throughout the remainder of the 1937 growing season, such clipping of the small grains may be substituted for the plowing or disking under in practice 8 and such leaving of legume crops on the land may be substituted for the plowing or disking under in Practice 9, and the provisions of the last preceding paragraph shall be applicable.

VI

Practice Number 18 is amended by striking out the matter now appearing under that heading and inserting in lieu thereof the following:

18. Establishing and maintaining strips of sod on fields devoted to intertilled crops. This practice shall be carried out according to plans approved in advance by the county committee based upon the recommendation of the Soil Conservation Service or the Extension Service of the State College of Agriculture.

Payment, \$2.00 per acre of such sod strips.

VII

Part V, "Definitions", is amended by adding at the end thereof the following:

As used herein as an adjective the term "approved" means, unless the context otherwise requires, found by the county committee to be recognized as conforming to good farming practice under the circumstances, in instructions issued by the State committee, based upon (a) recommendations contained in the most recent official reports or bulletins issued by the United States Department of Agriculture, the State Department of Agriculture, the State agricultural experiment station, or the State agricultural college, or (b) a finding of facts made by the State committee after a study of the material pertinent to the subject matter.

In testimony whereof, H. A. Wallace, Secretary of Agriculture, has hereunto set his hand and caused the official seal of the Department of Agriculture to be affixed in the city of Washington, District of Columbia, this 4th day of March, 1937.

[SEAL]

H. A. WALLACE, Secretary of Agriculture.

[F. R. Doc. 37-642; Filed, March 4, 1937; 12:42 p. m.]

FEDERAL TRADE COMMISSION.

Commissioners: William A. Ayres, Chairman, Garland S. Ferguson, Jr., Charles H. March, Ewin L. Davis, Robert E. Freer.

| File No. 21-286|

IN THE MATTER OF PROPOSED TRADE PRACTICE RULES FOR THE PERFUME AND COSMETIC MANUFACTURING INDUSTRY

NOTICE OF OPPORTUNITY TO OFFER SUGGESTIONS OR OBJECTIONS

This matter now being before the Federal Trade Commission under its Trade Practice Conference procedure, in pursuance of the Act of Congress approved September 26, 1914 (38 Stat. 717);

Opportunity is hereby extended by the Federal Trade Commission to any and all persons affected by or having an interest in the proposed trade practice rules for the Perfume and Cosmetic Manufacturing Industry, to present to the Commission their views upon the same, including suggestions or objections, if any. For this purpose they may, upon application to the Commission, obtain copies of the proposed rules. Communications of such views should be made to the Commission not later than March 23, 1937 which communications will be for the public record. After giving due consideration to such suggestions or objections as may be received concerning the proposed rules, the Commission will proceed to their final consideration.

By direction of the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

Entered March 2, 1937.

[F. R. Doc. 37-639; Filed, March 4, 1937; 10:08 a.m.]

United States of America—Before Federal Trade Commission

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 2nd day of March, A. D. 1937.

Commissioners: William A. Ayres, Chairman, Garland S. Ferguson, Jr., Charles H. March, Ewin L. Davis, Robert E. Freer.

[Docket No. 2944]

IN THE MATTER OF CLINE MUSIC COMPANY, INC., A CORPORATION

ORDER APPOINTING EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U. S. C. A., Section 41),

It is ordered that W. W. Sheppard, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered that the taking of testimony in this proceeding begin on Tuesday, March 16, 1937, at ten o'clock in the forenoon of that day (eastern standard time), in the Postmasters Office, Room 103, Post Office Building, Bristol, Virginia.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 37-637; Filed, March 4, 1937; 10:08 a. m.]

United States of America—Before Federal Trade

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 2nd day of March, A. D. 1937.

Commissioners: William A. Ayres, Chairman, Garland S. Ferguson, Jr., Charles H. March, Ewin L. Davis, Robert E. Freer.

[Docket No. 2965]

IN THE MATTER OF SHUFORD HOSIERY MILLS, INC., A CORPORATION

ORDER APPOINTING EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal Trade Commission, under an Act of Congress (38 Stat. 717; 15 U. S. C. A., Section 41).

It is ordered that W. W. Sheppard, an examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered that the taking of testimony in this proceeding begin on Monday, March 8, 1937, at ten o'clock in the forenoon of that day (eastern standard time) in the Commissioners Court Room, County Court House, Newton, North Carolina.

Upon completion of testimony for the Federal Trade Commission, the examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The examiner will then close the case and make his report.

By the Commission:

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 37-638; Filed, March 4, 1937; 10:08 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

United States of America—Before the Securities and Exchange Commission

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 3rd day of March, A. D., 1937.

In the Matter of an Offering Sheet of a Royalty Interest in the Gulf-Goldsmith Farm, Filed on February 11, 1937, by Arthur Sory, Respondent

CONSENT TO WITHDRAWAL OF FILING OF OFFERING SHEET AND ORDER TERMINATING PROCEEDING

The Securities and Exchange Commission, having been informed by the respondent that no sales of any of the interests covered by the offering sheet described in the title hereof have been made, and finding, upon the basis of such information, that the withdrawal of the filing of the said offering sheet, requested by such respondent, will be consistent with the public interest and the protection of investors, consents to the withdrawal of such filing but not to the removal of the said offering sheet, or any papers with reference thereto, from the files of the Commission; and

It is ordered that the Suspension Order, Order for Hearing and Order Designating a Trial Examiner, heretofore entered in this proceeding, be and the same are hereby revoked and the said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, Secretary.

[F. R. Doc. 37-643; Filed, March 4, 1937; 12:48 p. m.]

12 F. R. 408.

